

# THE DAILY COMMONWEALTH.

VOL. 9.

FRANKFORT, KENTUCKY, FEBRUARY 7, 1860.

NO. 112.

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WILL practice Law in all the Courts held in Frankfort  
and the adjoining counties. Office on St. Clair street,  
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ticularly to the collection of debts in any part of the State.  
All business confined to him will meet with prompt  
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Mr. Price on St. Clair street the new building  
over door to the Branch Bank of Kentucky, over G.  
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WILL practice in the Circuit and other Courts of the  
District of Missouri, and the Circuit Courts of the adjoining  
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May 6, 1857—J. H. Kinkead.

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WILL practice in all the courts held in Frankfort, and  
in the adjoining counties. He will stand par-  
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WILL practice in the Courts held in Frankfort, and  
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ticularly to the collection of debts in any part of the State.  
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April 1, 1859—M. & G.

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ATTORNEYS AT LAW,  
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WILL practice on Saint Clair street, next door south of the  
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Will practice law in copartnership in all the Courts  
held in the city of Frankfort, and in the Circuit Courts  
of the adjoining counties.

(Jan. 5, 1858—C. F. Craddock.)

WILL practice in the Courts held in Frankfort, and  
in the adjoining counties. From his knowledge of  
the law, and his great experience, he will be  
able to give full satisfaction. His friends and the pub-  
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three or four hundred Young Trees of choice fruit.

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Aug. 21, 1859—C. F. Craddock.

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Nov. 21, 1859—C. F. Craddock.

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JOHN A. MONROE,

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WILL practice Law in the Court of Appeals, in the  
Franklin Circuit Court, and all other State Courts held  
in Frankfort, and will attend to the collection of  
debtors, &c., &c.

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THE COMMONWEALTH.  
KENTUCKY LEGISLATURE.

IN SENATE.

MONDAY, February 6, 1860.

The Senate was opened with prayer by Rev. Jos. Randal of the Methodist Church.

The Journal of Saturday was read by the Clerk.

A RECONSIDERATION.

Mr. WHITAKER moved to reconsider the vote laying on the table the bill offering a reward for the discovery of the cause and cure of the disease called the Ilog Chular; reconsideration ordered.

RESOLUTION.

Under a suspension of the rules Mr. PENNEBAKER offered resolutions in relation to the services of Gen. Z. Taylor in the Florida War and Black Hawk War, and appropriating — dollars to erect a monument over his grave in Jefferson county; referred to Finance committee.

Mr. WHITAKER, from the committee, reported resolutions in response to the communication of Hon. L. D. Campbell and the people of Hamilton and Butler county, Ohio; adopted.

APPORTIONMENT—SUSPENSION.

Mr. FISK moved a suspension of the rules to take up the disagreement of the House to Senate amendment to the Apportionment bill; the Senate refused to suspend the rules.

A MESSAGE FROM THE GOVERNOR.

Was received, nominating a number of Notaries Public in several counties; the rules were suspended, and the nominations advised and consented to.

A MESSAGE FROM THE H. R.

Was received, announcing the passage of sundry bills from the Senate, and also a number of bills which originated in that house.

REPORTS OF COMMITTEES.

Mr. ANDREWS—JUDICIARY—a bill for the benefit of Ben. Bots, late Sheriff of Fleming county; passed.

Same—a bill to amend the charter of the Flemingsburg and Elizaville Turnpike Road Company; passed.

Same—a bill to charter the Carlisle Masonic Hall Company; passed.

Same—a bill to charter Holloway Lodge, No. 15, at Sherburne; passed.

Same—a bill to authorize the County Court of Nicholas to subscribe stock in Turnpike roads in said county; passed.

Same—a bill to charter the Licking river Slack water Navigation and Manufacturing Company; passed.

Same—a bill for the benefit of James E. Sechrist, late Sheriff of Nicholas county; passed.

Same—a H. R. bill to repeal an act concerning a new road in Lewis and Fleming county, with opinion it should not pass; rejected.

Same—a bill for the benefit of W. Bowens, executor of B. J. Bowens, of Montgomery county; passed.

Mr. TAYLOR—INTERNAL IMPROVEMENT—a bill to charter the Head Quarters Turnpike Road Company; passed.

Mr. ANDREWS—JUDICIARY—a H. R. bill to charter the town of Fluoresce, in Boone county, with amendments; amendments concurred in and bill passed.

Same—a bill from H. R. for the benefit of Wm. J. Fields, Sheriff of Carter county; passed.

Mr. BRUNER—SINKING FUND—a H. R. bill for the benefit of Jos. Allen, late Clerk of Breckinridge Circuit and County Courts; passed.

Same—a H. R. bill for the benefit of W. R. Davises, late Sheriff of Grayson county; passed.

SPECIAL ORDER.

Mr. CISELL—under instructions—JUDICIARY—an H. R. bill to create the 14th Judicial District in this Commonwealth.

Mr. WALKER offered an amendment to the bill, to strike off the county of McLean, and he advised his motion at some length.

Mr. BRUNER replied to Mr. WALKER, and advocated the bill as it stands reported by the committee.

Mr. CISELL advocated the bill, and opposed Mr. WALKER's amendment.

Mr. HAYCRAFT advocated the amendment, but was in favor of the bill whether the amendment be adopted or not.

Mr. WHITAKER opposed the amendment, and advocated the bill as reported.

Mr. WALKER replied to Mr. CISELL, and again advocated his amendment.

The amendment was then adopted—yeas, 17; nays, 11.

Mr. GLENN moved to strike out the portion of the bill in relation to putting Logan county in the 2d district; adopted.

Mr. CHAMBERS offered an amendment; adopted, and the bill was then passed.

A motion was made to reconsider the vote passing the bill; laid on the table.

REPORTS RESUMED.

The Senate resumed the consideration of the bill for the benefit of Nelson, Millard, and wife, of New York; passed—yeas, 31; nays, 1.

Mr. PAALL—FEDERAL RELATIONS—a bill to charter Flat Rock and Brush Creek Turnpike Company.

Mr. WALTON—EXECUTIVE AFFAIRS—reported that the committee had labored faithfully to find something to do and to report, and as the result of their labors he was happy to report the Secretary's office in a healthy condition.

Mr. FISK—REVISED STATUTES—a bill from H. R. to establish an office for recording deeds and mortgages in Covington; passed.

Same—a H. R. bill to provide a more efficient police for certain portions of Kenton county, with an amendment; amendment adopted, and the bill was passed.

Same—a bill to charter the Covington and Bank Lick Passenger Railways Company; passed.

ORDERS OF THE DAY.

The Senate resumed the consideration of the bill to repeal all laws prohibiting the importation of slaves from other states as merchandise.

Mr. CISELL addressed the Senate at length in opposition to the bill, and in favor of the amendment offered by him. He replied fully to the remarks of Mr. READ made on Saturday and Monday.

Before Mr. CISELL concluded,

The Senate took a recess from 1½ to 3 o'clock, P. M. The evening session to be devoted to reports of committees.

EVENING SESSION.

Mr. BRUNER moved a suspension of the rules to take up two H. R. bills; the rules were so suspended.

A H. R. bill to amend the act to charter the Breckinridge Caenel Coal Oil Company; passed.

A H. R. bill to revive and amend an act in incorporating the Breckinridge Coal Oil Company; passed.

On motion of Mr. DENNY a bill was withdrawn from the committee on Internal Improvement, and referred to the Judiciary committee.

REPORTS OF COMMITTEES.

Mr. FISK—REVISED STATUTES—a bill to amend the charter of Trinity church in Covington; passed.

Same—a H. R. bill to charter Independence Lodge, No. 3, O. O. of Good Fellow; passed.

Same—a H. R. bill for the benefit of E. B. Bartlett, late clerk of the Kenton Circuit Court; passed.

Same—a H. R. bill to charter Kentucky Lodge,

No. 1, of the American Protestant Association; passed.

Same—a bill to charter the City Fire and Marine Insurance Company of Covington; passed.

Same—a H. R. bill to amend the charter of West Covington; passed.

Same—a H. R. bill to amend the charter of the city of Newport; passed.

Same—a bill to amend the 2d section of an act directing certain terms of the Kenton Circuit Court to be held in Covington; passed.

Same—a bill to amend the charter of the town of New Roe; passed.

Same—to amend the 42d chapter of the Revised Statutes, title "Gaming;" placed in the orders of the day.

Same—a H. R. bill for the benefit of James Garland, late sheriff of Lewis county, with an amendment as a substitute for the bill; adopted, and bill passed.

Same—a bill to increase the fees of Constables in certain cases; passed.

Same—a H. R. bill for the benefit of Thomas Blackburn; rejected.

Same—a H. R. bill to amend 3d section, article 3d, chapter 41, of Revised Statutes, title "Corporations," with a substitute; adopted, and bill passed.

Same—asked to be discharged from leave to bring in a bill to amend chapter 25, Revised Statutes, title "costs."

Mr. WALKER opposed the discharge of the committee.

The committee was discharged.

Same—asked to be discharged from leave to bring in several bills to amend sections of the Revised Statutes; discharged.

Same—a H. R. bill to amend the law in relation to supervisors of tax, with the opinion it should not pass; rejected.

Same—asked to be discharged from leave to bring in a bill to repeal the laws in relation to tax on stufs, jacks and hulls; discharged.

Same—a H. R. bill for the benefit of Eliza J. Shipman.

Mr. PENNEBAKER and Mr. GROVER offered amendments.

The bill and amendments were placed in the orders of the day.

Same—asked to be discharged from leave to bring in a bill to amend chapter 13, Revised Statutes; discharged.

Same—asked to be discharged from leave to bring in a bill to amend sec. 31 and 32 of 106 chap Revised Statutes; discharged.

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Same—a H. R. bill to

**THE COMMONWEALTH,  
FRANKFORT.**  
THOMAS M. GREEN, Editor.  
TUESDAY, FEBRUARY 7, 1860.

To Members of the Legislature.  
Extra copies of the *Daily Commonwealth*, put up in wrappers, ready for mailing, will be furnished at 2 cents each, and extra copies of the *Weekly* put up in wrappers at 4 cents each.

Gentlemen wishing extra copies of either the *Daily* or *Weekly* will please leave their orders beforehand at this office, or with JOHN M. TODD, in the H. R., or G. W. LEWIS, in the Senate, Reporters for this paper. Orders for the *Weekly* must be left by Saturday evening of each week, as it is published on Monday; and for the *Daily* the day before the publication of the paper which is wanted.

**Attention, Opposition!**

There will be held a Convention of the Opposition to the reckless extravagance of the present Administration, to the secession slave-trading Democracy, and to Northern Abolitionism, at the Court House in this city, on next Monday. We trust that there will be a full attendance. Let the people assemble and deliberate upon what is best to be done in the present exigency.

**Appointments by the Governor.**  
Hon. L. W. ANDREWS and Hon. JOHN F. FISK to be Aids to the Governor with the rank of Colonel.

We have received a copy of a Nashville paper containing a report of the speech of Mr. Maynard at the Peyton dinner, from which it appears that we did that gentleman some injustice in our comments upon his remarks. Our impression was that Mr. Maynard had advocated a virtual dissolution of the Union if Mr. Seward shall be elected President. It appears, however, that he really said only that it was his belief that, if Mr. Seward shall be nominated and elected upon his higher law and irrepressible conflict doctrines, the operations of the Federal Government in the South will come to a stand still in less than a week, since no one from this section would accept office under any man avowing such sentiments as those repeatedly uttered by the Senator from New York. This is certainly somewhat different from the language which we attributed to him. Without going into any debate as to the truth or falsity of Mr. Maynard's statement, we must say that his remarks, even as modified, were in very bad taste upon such an occasion. What had Seward's opinions to do with the dinner given to Mr. Peyton? Cannot Southern gentlemen attend a festive and social meeting, make complimentary and laudatory speeches, and drink their wine as other men do, without continually threatening or predicting what will be the consequence if such and such a contingency shall occur? Whether Mr. Maynard's assertions were correct or not, the occasion was not one which called for such expression. We repeat that his speech was in execrable taste. We were surprised that Mr. Maynard should be guilty of such an indiscretion, and for his sake regretted that the speech was made.

Perhaps we should add, that our apology for him on the score that he was too much heated by wine, was uncalled for, as we are informed that Mr. Maynard is very temperate in this respect.

**TEXAS FOR HOUSTON.**—A mass meeting, held at Austin, Texas, on the 20th ult., nominated Gen. SAM HOUSTON for the Presidency, and effected an energetic organization to carry out the objects of the Convention. We have received a pamphlet containing the proceedings on the occasion, which were marked by strong expressions of attachment to the Union, and of hostility to the fire eaters. Among the speakers was Hon. LESLIE COOKS, of Kentucky, who made an eloquent address, which was greeted with enthusiastic applause.

The peculiarities of the female constitution and the various trials to which the sex is subjected, demand an occasional recourse to stimulants. It is important, however, that these shall be of a harmless nature, and at the same time accomplish the desired end. Hostetler's Celebrated Stomach Bitters is the very article. Its effects in all cases of debility are almost magical. It restores the tone of the digestive organs, infuses fresh vitality into the whole system, and gives that cheerfulness to the temperament, which is the most valuable of feminine attractions. The proprietors feel flattered from the fact that many of the most prominent medical gentlemen in the Union have bestowed encomiums upon the Bitters, the virtues of which they have frequently tested and acknowledged. There are numerous counterfeits offered for sale, all of which are destitute of merit, and positively injurious to the system.

**CALIFORNIA SENATORSHIP.**—Both DENVER and WELLER have been defeated in their aspirations for the Senatorship from California. Gov. LATHAM, who has just been inaugurated, and who was one of BAUERICK's bitterest enemies, is elected.

The amount of gold produced from the mines of California for a period of ten years—from the year 1848 to 1855—was \$44,000,000; while during the six years—from 1852 to 1858—Australia has produced \$10,922,000; making together a total of \$58,922,000.

In our paper of yesterday we stated the increase of slaves in 1858 in the lower classes of the State to be 4,723. It should have been \$5,723.

The demand for Dr. Bull's Vegetable Worm Destroyer continues to increase at a rate that the Dr.'s energy to its utmost to keep up the supply. It is indeed a wonderful remedy, presenting to the palate, as it does, a taste as simple and pleasant as candy drops, but operating with unerring certainty to destroy and expel all worms from the intestines.

**Decision of the Court of Appeals.**

(Reported expressly for the Commonwealth by JOHN M. BROWN, Attorney-at-Law, Frankfort, Ky.)

BELL vs. From Christian Circuit.

CLARK. This action was brought on a petition filed by the father of some infants who were entitled to real estate in remainder on the death of the father. It was sought to subject this interest to sale. The father averred that he was guardian, under an appointment made by a proper court in Texas, where they all resided.

Chief Justice SIMPSON delivered the opinion. The principal question arises on the report of the commissioners appointed to report the net value of the infants personal and real estate, and the annual profits thereof.

It has been heretofore decided by the court that it is the duty of the commissioners to report the value of the whole estate of infants, and their report, unless this be done, will be adjudged insufficient and not in compliance with the statute.

The commissioners, after stating the value of the land proposed to be sold, state that "there is no other estate in this country belonging to said heirs known to them." From this statement it might be inferred that there was other estate, known to the commissioners, belonging to the infants, but not in this country. The commissioners should have satisfied themselves by proper inquiries of the guardian and other persons in regard to the estate actually belonging to the infants, whether in this or any other State.

Having thus satisfied themselves on this point, they should state that they have valued the whole estate belonging to the infants. From the uncertainty of the expressions used by the commissioners, it does not appear that they made the proper investigations, and the report must be deemed insufficient. And as a sufficient report of commissioners is indispensable to a decree in such cases, the exceptions of the purchaser to the report ought have been sustained, and the sale quashed.

We would also remark that as the statute requires the petition for the sale of infants' real estate to be filed by the *statutory guardian*, and the bond executed by him, and as the plaintiff is a non-resident guardian, appointed by the court of another State, it might be proper to obtain an order from the County Court of Christian county to authorize him to act as a guardian appointed in this State. Without such authority he may not have any right to sue as guardian in the courts of this State. The power to confer such power is given to the County Court by R. S., p. 36.

There is an objection made to the sale, on the ground that the estate in remainder does not belong exclusively to the children now in esse of the tenant for life, but that children who may be hereafter born would be entitled to an interest therein. This is obviated by the act of February, 1858, amending chapter 86, R. S. This act authorized the sale of real estate in cases like this, for the purpose of investing the proceeds in other property in or out of this State, to be held in the same manner and for the same uses as the property sold was held, and requires the court ordering the sale to see that the reinvestment is made.

The judgment overruling the motion to quash the sale is reversed, and the cause remanded with directions to sustain the motion, and for further proceedings not inconsistent with this opinion.

**KENTUCKY STATE FAIR.**—The next State Fair.

A meeting of the Board of Directors of the State Agricultural Society, will be held at Frankfort, on the 23d day of February, 1860, for the purpose, among other business, of receiving from the several local Societies in the State, propositions for holding with them the *Fifth Annual Kentucky State Fair*. Parties making propositions will please accompany them by statements of the extent of their grounds, the size and character of their buildings, fences, &c., and the nature of the public thoroughfares by which they are reached.

At this meeting, many public documents will be ready for distribution to members of the State Society, and also for delivery to officers of County or District Societies for distribution among their members.

L. J. BRADFORD, Pres't.

**WASHINGTON'S ANCESTORY.**—Back into the shadow past, six hundred years and more, we may look and see the name of Washington presented with "honorable mention" in several counties in England, on the records of the field, the church and the state. They were generally first-rate agriculturists and eminently loyal men when their sovereigns were in trouble. In that trying time for England's monarch, a little more than two hundred years ago, when a republican army, under the authority of a revolutionary parliament, was hunting King Charles the First, Sir Henry Washington, a nephew of the Duke of Buckingham, is observed as Governor of Worcester, and its able defender during a siege of the city, with the parliamentary troops under Gen. Fairfax. And earlier than this, when Charles, as Prince Royal, was a suitor to the hand of the Infanta of Spain we find a Washington attached to his person. The royal James Howell, who suffered long imprisonment in Fleet street jail because of his attachment to Charles, was in the train of the Prince at Madrid; and from that city he wrote to his "noble friend, John North," in the summer of 1623.

A. GORLASS UNIVERSE.—A man may, for twenty years, believe in the immortality of the soul; in the one and twentieth, in some great moment, he, for the first time, discovers with amazement the rich meaning of this belief. No one in creation is so alone as the denier of God; he mourns with an orphaned heart that he has lost his Great Father, by the course of nature, which now so spirit moves and holds together, and which grows in its grave; and he mourns by that corpse until he himself crumbles off from it. The whole world lies before him like the Egyptian sphinx of stone, half buried in the sand; and then all is the cold iron waste of a formless eternity.

[Jean Paul.]

PHILADELPHIA, Feb. 4.

A large meeting was held at the National Hall in this city to night, to form a Constitution Union party. Resolutions were adopted arranging for the construction of a party combining all the conservative elements of the country.

No person of note addressed the assembly, but letters approving the objects of the meeting were read from Hon. Edward Everett, Hon. Millard Fillmore, Hon. E. M. Corral, of Louisiana, and Hon. John Minor Botts. The patriotic sentiments in the letters were greeted with the greatest applause.

**EUGENE P. MOORE,**  
ATTORNEY AT LAW,  
OFFICE—St. Clair Street, opposite Court House,  
FRANKFORT, KENTUCKY.

Real Estate Brokers and Negotiators, Agents for the Sale and Purchase of Real Estates, Notes, Stocks, Bonds, Land Warrants, &c. Houses and Farms for Lease or Sale, and all kinds of Help, or all kinds procured on short notice.

Particular attention given to procuring situations for men out of employ.

[Jan. 14, 1860—6m.]

**COURT OF APPEALS.**

MONDAY, Feb. 6, 1860.

CAUSES DECIDED.

Futrell v. Fretell, Trigg; affirmed.  
Farmer's Bank v. Batton, Trigg; affirmed.  
Humphrey's heirs v. Kvith, Harrison; reversed.

Eastin v. Barrett, Henderson; reversed.

ORDERS.

Hibbard v. Cecil, Pike; affidavit filed and motion for rule against appellant for security for costs.

Marshall v. Landers, Henry; revived in the name of H. C. Landers' adm'r.

Harricet et al. Sparks, Oldham; appeal dismissed for failure to file record.

Berry v. Hamilton, Bath; affidavit filed and *sp. ducus tecum ordered.*

Ballinger v. Breckler et al., Nicholas; petition for rehearing filed.

Bradford Jones, Pendleton; appeal given till 6th day of present term to file petition for rehearing.

Stacker v. Clark, Lyon; Garvin, Bell & Co. v. Heath, Lyon; Cooksey v. Gray, Lyon; Stacker v. Whitlock, Lyon; Cobb v. Planters Bank of Tennessee, Lyon; DeGraffenreid v. Wake et al., Lyon; Worfield v. Jacobet, Lyon—were submitted.

Reed v. Creel et al., Casey; argument continued by James for appellee and Harlan for appellant.

Briggope Female Institute.

This new and prosperous Institution, now in successful operation, will open its next Session on the First Monday in February, 1860.

The Teachers, flattered by singular success in teaching heretofore, are determined to be excelled by any rival institution of a kindred character in this vicinity. Give us the pupils and we will clearly demonstrate that in each instance we give value received.

J. HERVEY GARDNER, A. M.

(From Va.), Principal and Proprietor.

Miss LUCY H. BALDWIN, from Ohio, runs for the last three years Teacher in Mrs. Tevis' School, Shelbyville, Preceptor.

(Bridgeport, Ky., Jan. 31, 1860.)

**SPECIAL NOTICES.**

**DISSOLUTION.**

All Diseases Treated Entirely Free of Charge!!

By Drs. HARDY & CO.

AT THEIR

**Medical and Surgical**

OFFICE, No. 31 East Fourth street, corner of Second and Fourth Streets. We call your attention to the practice of Physic and Surgery; had thirty years experience in hospitals and private practice, and has devoted twenty years to curing certain

**PRIVATE DISEASES.**

Young MEN injured in mind or body by a severe infatuation, should be at once cured. He has cured many thousand such persons, and will restore you to health and happiness.

WOMEN have derangement peculiar to their sex, are invited to call for relief.

SKIN DISEASES—fully treated.

Be particular as to the name and number.

Persons living in East Fourth street, Cincinnati, Ohio, writing a history of their case and sending to us, by

Address, DR. HARDY & CO., Cincinnati, Ohio.

Feb. 27, 1860—do it.

**THE KENTUCKY MILITARY INSTITUTE.**

THE INSTITUTE is directed by a Board of Visitors appointed by the State, and to the management and direction of Col. F. W. MORAN.

GAN, a distinguished graduate of West Point, and a practical Engineer, assisted by

The courses of study has all that is taught in Colleges, and more in Mathematics, Mechanics, Construction, Agriculture, and Modern Languages.

Schools of Architecture, Engineering, Commerce, and Agriculture, and of Selecting studies to suit the means, and object of each student's preparation.

The twenty-sixth session will open Feb. 1, 1860.

Charges \$102 per year, payable in advance.

Address, THE KENTUCKY MILITARY INSTITUTE, Frankfort Springs, Ky., or the undersigned.

P. DUDLEY, President of the Board.

Feb. 1, 1860—do it.

**Proclamation by the Governor.**

\$400 REWARD.

COMMONWEALTH of KENTUCKY, Executive Department.

WHEREAS it has been made known to me that J. H. McCree did kill and murder one John Wiggin in the county of Graves, and has fled from Justice, and is now going at large;

NOW, THEREFORE, I, JEREMIAH MAGOFFIN, Governor of the aforesaid Commonwealth, do hereby offer a reward of Four Hundred Dollars for the apprehension of said J. H. McCree and his delivery to the Jailer of Graves county, within one year from the date hereof.

IN WITNESS WHEREOF, I have signed this my Proclamation, this 1st day of February, A. D. 1860, and in the 63rd year of the Commonwealth.

BY J. W. TATE, Secretary of State.

Feb. 3, 1860—do it.

**GIVE ME A CALL!**

JOHN T. ROBERTS, Agent,

St. Clair Street, Frankfort, Ky.

DEALER IN

Fine Groceries, Confectionaries, Fruits, Toys, Bottled Liquors, Tobacco, Sgars, Fancy Articles, &c.,

**FRESH BREAD EVERY MORNING.**

**FRESH BALTIMORE OYSTERS**

Received daily during the season

**NEW ESTABLISHMENT**

AT THE OLD STAND.

BY M. L. PIERSON.

THE subscriber, by the aid of a particular friend, is enabled to commence the CONFECTIONERY BUSINESS in a small way, and hopes, by manufacture and art, to make a success of it.

He has a large and perfectly equipped establishment, with an ample capital, and every desirable facility for the manufacture of our machinery, it is produced in a large quantity, and are consequently purchased at a low price.

He has a large stock of raw materials, and has been well supplied with the best quality of coal, wood, &c., and has a large quantity of lumber.

He has a large quantity of lumber, and is well supplied with the best quality of coal, wood, &c., and has a large quantity of lumber.

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He has a large quantity of lumber, and is well supplied

